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April 1, 1996

HAND DELIVERED

Mr. William F. Caton Office of the Secretary Federal Communications Commission 1919 M Street, N.W., Room 222 Washington, D. C. 20554

Re: In the matter of Amendment to the Commission's Rules regarding the 37.0-38.6 GHz and 38.6-40.0 GHz Bands, ET Docket No. 95-183 and Implementation of Section 309(j) of the Communications Act -- Competitive Bidding, 37.0-38.6 GHz and 38.6-40.0 GHz, PP Docket No. 93-253.

Dear Mr. Caton:

Enclosed herewith is one (1) original, and five (5) copies of our reply to the comments submitted to the above captioned Notice of Proposed Rulemaking.

Sincerely,

COMSEARCH

Christopher R. Hardy

Director, Microwave and Satellite Services

Enclosure

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FEDERAL COMMUNICATIONS COMMISSION

Washington, D.C. 20554

In the Matter of)

Amendment of the Commission's) ET Docket No. 95-183
Rules Regarding the 37.0-38.6 GHz and) RM-8553
38.6-40.0 GHz Bands)

Implementation of Section 309(j) of the) PP Docket No. 93-253
Communications Act -- Competitive)
Bidding, 37.0-38.6 GHz and 38.6-40.0 GHz)

To: The Commission

REPLY COMMENTS OF COMSEARCH

Comsearch hereby submits its reply in response to the comments filed to the Notice of Proposed Rulemaking (NPRM) in the above captioned proceeding. As an independent engineering firm specializing in spectrum management of terrestrial microwave, satellite, and mobile telecommunications systems, we feel that reply comments are warranted on the subjects of link-by-link licensing, the Commission's desire to impose minimal technical rules, and spectrum sharing among different services.

Individual Link-by-Link Licensing

Comsearch supports the comments of Pacific Telesis, PCIA, and TIA that the Commission should reserve at a minimum one 50 MHz channel pair for individual link-by-link licensing.¹ We agree

¹ See, comments of Pacific Telesis, page 5, PCIA, page 5, and TIA, page 19.

with the comments of TIA and PCIA that the channel pair to be identified under this licensing approach should be in the 37 GHz band. The use of traditional prior coordination and individual link-by-link licensing procedures will allow companies whose communications needs do not justify an area-wide license to utilize the 37-40 GHz spectrum. Prior coordination and licensing of individual links would also facilitate sharing the spectrum between non-Government and Government fixed point-to-point systems. TIA asserts that non-Government and Government users should be made subject to identical coordination criteria and recommends: "(i) limiting Government use of this band to the single channel pair TIA proposes for private FS users in the 37 GHz band: and (ii) permitting such access only if the Government users meet the applicable prior coordination procedures in Part 101." In our comments, we proposed a mechanism to achieve TIA's recommendations through the repacking of the nine existing Government links and the establishment of a Government contact point responsible to receive and distribute coordination notices in shared bands.²

Minimal Technical Rules to Allow Flexibility and Minimize Interference

Regarding technical rules for the 37 and 39 GHz bands, most commenters agreed with the Commission's tentative conclusion that licensees should be afforded operational flexibility subject to the provision that potential interference is minimized.³ While we agree that operators should not be burdened with unnecessary rules, we maintain that the mandatory exchange of

² See comments of Comsearch, pages 4-5.

³ See comments of AT&T, page 9, Advanced Radio Telecom Corp, page 37, GHz Equipment Co.,INC, page 6, Winstar, page 60, Columbia Millimeter Communications, L.P., page 13,.

specific technical system information is necessary to minimize the potential for interference.

Comments were received from potential operators of point-to-point, point-to-multipoint, satellite, and mobile systems for PCS and cellular interconnect, wireless local loop, private networks, etc. In the complex interference environment that could result, the exchange of this information cannot be left to the mutual interests of the companies involved. Such a wide variety of systems will necessarily have different interference protection needs, and neighboring companies will have different opinions on whether or not to voluntarily exchange information. In our comments we asserted that the Commission must *require* the exchange of specific technical information for coordination.⁴ Thus we agree with AT&T that machine readable databases must be maintained and made available "to enable other parties to make determinations on whether deployment of specific facilities will or will not pose interference problems." Applicants for links licensed individually as discussed above must have access to such database information in order to analyze the adjacent channel interference potential with neighboring area-licensed systems.

Spectrum Sharing Considerations

Comments were divided on the issue of sharing the 38 GHz spectrum between Government and non-Government, fixed use with mobile, and fixed use with satellite. TIA, for example, promotes sharing between Government and non Government fixed point-to-point systems under certain conditions, but opposes the proposal to allow sharing with Government Space Research.⁶

⁴ See comments of Comsearch, pages 7-8.

⁵ See comments of AT&T, page 14.

⁶ See comments of TIA, page 27 and 28.

As stated above, we agree with TIA that Government and non-Government users can share the spectrum with individual link prior coordination and licensing. We agree with TIA and PCIA that mobile operations cannot effectively share the spectrum with fixed users.⁷

We disagree in part with TIA and PCIA that satellite (space to earth operations) could not effectively share with terrestrial systems.⁸ We agree that without appropriate interference criteria, satellite downlinks could pose a significant risk to the operations of fixed point-to-point systems. We also agree that the power flux density (PFD) limits proposed by the Commission in the NPRM may not be appropriate for co-primary fixed service operations in the 38 GHz band. The ITU Radio Regulations state in footnote 2582.1 that the limits "shall apply until such time as the CCIR has made a Recommendation as to the values of power flux-density limits which should apply in the frequency band". Thus the current PFD limits are only a benchmark and additional studies are needed prior to the formal adoption of PFD requirements in the 37.5 - 40.0 GHz bands. Unlike TIA and PCIA, we believe that with proper engineering, sharing is possible between satellite systems and terrestrial facilities in the 38 GHz band, but should be limited to channel blocks licensed on a link-by-link basis and only for limited earth station applications. As evidenced in the 4 GHz band, when there is a proliferation of satelllite earth station receive facilities, the ability to implement a terrestrial system becomes economically prohibitive due to interference concerns.

⁷ See comments of PCIA, page 4, and TIA, page 22.

⁸ See comments of TIA, page 28, and PCIA, page 4.

Comsearch respectfully requests the Commission to consider the foregoing reply comments in adopting rules for the 37 and 39 GHz bands.

Respectfully Submitted,

COMSEARCH

Christopher R. Hardy

2002 Edmund Halley Drive

Reston, Virginia 22091

CERTIFICATE OF SERVICE

I, Kimberly J. Evans, a secretary at Comsearch, do hereby certify that the attached Reply Comments were mailed on April 1, 1996, by first class mail, postage prepaid, to the following:

Mr. Louis Gurman
Ms. Andrea S. Miano
Attorneys for
Sintra Capital Corporation
Commco, L.L.C.
1400 16th Street, N.W., Suite 500
Washington, D.C. 20036

Mr. William R. Richardson, Jr. Ms. Lynn R. Charytan Attorneys for DCR Communications, Inc. 2445 M Street, N.W. Washington, D.C. 20037

Mr. Richard J. Metzger General Counsel for Association for Local Telecommunications Services 1200 19th Street, N.W., Suite 560 Washington, D.C. 20036

Mr. Robert J. Keller Attorney for Bachow and Associates, Inc. 2000 L Street, N.W. - Suite 200 Washington, D.C. 20036

Mr. Thomas A. Hart, Jr. Attorney for Ginsburg, Feldman and Bress 1250 Connecticut Ave., 8th Floor Washington, D.C. 20554

Mr. James J. Freeman Attornes for NO Wire L.L.C. 1301 K Street, N.W. Suite 1100 - East Tower Washington, D.C. 20005-3317

Ms. Deborah Lipoff Counsel for Rand McNally and Company 8255 North Central Park Skokie, Illinois 60076 Daniel S. Goldberg, Esq. Counsel for Rand McNally and Company 1229 Nineteenth Street, N.W. Washington, D.C. 20036

Mr. R. Michael Senkowski Ms. Katherine M. Holden Attorneys for GTE Service Corporation 1776 K Street, N.W. Washington, D.C. 20006

Mr. Donald J. Evans Counsel for Telco Group, Inc. 1627 Eye Street, N.W., Suite 810 Washington, D.C. 20006

Mr. Michael K. Owens Senior Member Technical Staff Ameritech Corporation 2000 West Ameritech Center Dr. Location 3C46 Hoffman Estates, IL 60196-1025

Mr. William R. Lye President National Spectrum Managers Association RR 7 Box 87 Fulton, New York 13069

Mr. Robert J. Miller Attorney for Alcatel Network Systems, Inc. and Telecommunications Industry Association 1601 Elm Street, Suite 3000 Dallas, Texas 75201

Mr. Leonard Robert Raish Attorney for Innova Corporation and Digital Microwave Corporation 1300 North 17th Street, 11th Floor Rosslyn, Virginia 22209

Mr. Bruce R. Francis Manager Spectrum Communications, L.C. 7521 East Edgemont Scottsdale, Arizona 85257 Mr. O. James Klein President and Manager Altron Communications, L.C. 2038 East Kael Circle Mesa, Arizona 85213

Mr. Carl W. Northrop Mr. E Ashton Johnston Attorneys for Milliwave Limited Partnership 700 Thirteenth Street, N.W., Suite 700 Washington, D.C. 20036

Mr. Robert A. Mazer Mr. Albert Shuldiner Attorneys for Angel Technologies Corporation 1455 Pennsylvania Avenue, N.W. Washington, D.C. 20004

Mr. James S. Eaton Mr. John P. Erlick Microwave Partners

Mr. Walter H. Sonnefeldt Attorney for Biztel, Inc. 4904 Ertter Drive Rockville, Maryland 20852

Mr. Thomas J. Dougherty, Jr. Counsel for DCT Communications, Inc. 1301 K Street, N.W, Suite 900 East Washington, D.C. 20005

Mr. Mark J. Golden Vice President Personal Communications Industry Association 1019 19th Street, N.W. Washington, D.C. 20036

Mr. James L. Wurtz Ms. Margaret E. Garber Attorneys for Pacific Bell Mobile Services 1275 Pennsylvania Avenue, NW Washington, D.C. 20004 Mr. W. Theodore Pierson, JR Executive Vice President and General Counsel Advanced Radio Telecom Corporation 1667 K Street, N.W. 8th Floor Washington, D.C. 20006

Mr. Steven P. Seiter President GHz Equipment Co., Inc. 1834 East Baseline Road, Suite 202 Tempe, AZ 85283

Mr. Phillip L. Malet
Mr. Alfred Mamlet
Mr. Pantelis Michalopoulos
Ms. Pamela S. Strauss
Attorneys for
Motorola Satellite Communications, Inc.
1330 Connecticut Avenue, N.W.
Washington, D.C. 20036

Mr. Jonathan D. Blake
Mr. Kurt A. Wimmer
Ms. Catherine J. Dargan
Attorneys for
Columbia Millimeter Communications, l.p.
1201 Pennsylvanie Avenue, N.W.
Post Office Box 7566
Washington, D.C. 20044

Mr. David C. Jatlow Attorney for AT&T Wireless Services Inc. 2300 N Street, N.W. Washington, D.C. 20037

Mr. Philip L. Verveer Mr. Michael F. Finn Attorneys for Winstar Communications, Inc. 1155 21st Street, Nw Washington, D.C. 20036-3384

Kimberly J. Evans